## **Deposition of Massad F. Ayoob**

Oregon Firearms Federation, Inc., et al. v. Brown, et al.

January 16, 2023



206.287.9066 | 800.846.6989

1325 Fourth Avenue, Suite 1840, Seattle, Washington 98101 <u>www.buellrealtime.com</u>

email: info@buellrealtime.com



Massad F. Ayoob

|   | Page 1  |
|---|---|
| UNITED STATES DI  | STRICT COURT  |
| DISTRICT OF   | OREGON  |
| PORTLAND D  | DIVISION  |
| OREGON FIREARMS FEDERATION, INC., et al.,  Plaintiffs,  v.  KATE BROWN, et al.,  Defendants.  (Continued) | ) ) ) ) Case Nos. ) 2:22-cv-01815-IM ) 3:22-cv-01859-IM ) 3:22-cv-01862-IM ) 3:22-CV-01869-IM ) ) ) ) ) |
| * VIDEOCONFE  | RENCE *   |
| VIDEOTAPED DEPOSITION U   | JPON ORAL EXAMINATION   |
| OF EXP  | PERT  |
| MASSAD F.   | AYOOB   |
| Witness loc   | ated in:  |
| Live Oak,   | Florida   |
| * All participants appeare  |   |
| DATE TAKEN: January 16, 2023  | 3   |
| REPORTED BY: Tia B. Reidt, Wa<br>Or   | shington RPR, CCR 2798<br>egon # 22-0001  |

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|---------------|----------------|-------------|------|
| (Co           | ntinued)       | )           |      |
| MARK FITZ, et | al.,           | )           |      |
| v.            | Plaintiffs,    | )<br>)<br>) |      |
| ELLEN F. ROSE | NBLUM, et al., | )           |      |
|               | Defendants.    | )           |      |
| KATERINA B. E | YRE, et al.,   |             |      |
| v.            | Plaintiffs,    | ) )         |      |
| ELLEN F. ROSE | NBLUM, et al., | )           |      |
|               | Defendants.    | )           |      |
| DANIEL AZZOPA | RDI, et al.,   |             |      |
| v.            | Plaintiffs,    | ) )         |      |
| ELLEN F. ROSE | NBLUM, et al., | )           |      |
|               | Defendants.    | )           |      |
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|          | Page 3  |
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| 1        | APPEARANCES   |
| 2        | For the Plaintiffs:   |
| 3        | HANNAH HOFFMAN  |
| 4        | HARRY WILSON MARKOWITZ HERBOLD  |
| 5        | 1455 SW Broadway, Suite 1900<br>Portland, OR 97201                    |
| 6        | (503) 972-5076<br>Hannahhoffman@markowitzherbold.com                  |
| 7<br>8   | For Fitz and Azzopardi plaintiffs:                                    |
| 9        | JAMES L. BUCHAL<br>MURPHY & BUCHAL, LLP                               |
| 10       | P.O. Bos 86620<br>Portland, OR 97286                                  |
| 11       | (503) 227-1011<br>Jbuchal@mbllp.com                                   |
| 12       |   |
| 13       | For the Proposed Intervenor-Defendant Oregon Alliance for Gun Safety: |
| 14       | ZACHARY J. PEKELIS  |
| 15       | PACIFICA LAW GROUP 1191 Second Avenue, Suite 2000                     |
| 16       | Seattle, WA 98101<br>(206) 245-1700                                   |
| 17<br>18 | Zach.Pekelis@PacificaLawGroup.com                                     |
| 19       | For Oregon Firearms Federation:                                       |
| 20       | LEONARD WILLIAMSON<br>VAN NESS WILLIAMSON                             |
| 21       | 960 Liberty Street SE, Suite 100<br>Salem, OR 97302                   |
| 22       | (503) 365-8800<br>L.williamson@vwllp.com                              |
| 23       |   |
| 24<br>25 |   |
| 25       |   |

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|    |  | Page 4 |
| 1  | APPEARANCES CONTINUED                                      |        |
| 2  | Videographer:  |        |
| 3  | JASON NEUERBURG  |        |
| 4  | BUELL REALTIME REPORTING<br>1325 Fourth Avenue, Suite 1840 |        |
| 5  | Seattle, WA 98101<br>(206) 287-9066                        |        |
| 6  | Info@buellrealtime.com                                     |        |
| 7  | Also present:  |        |
| 8  | Mr. Massad Ayoob's wife                                    |        |
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|    |             |             |             |        | Page 5  |
|----|-------------|-------------|-------------|--------|---------|
|    |             | ⊑ਾਂ⊽ਨਾ      | MINATION II | NUEA   | i age 3 |
| 1  |             |             | MINALION II |        |         |
| 2  | EXAMINATION |             |             | PAGE   |         |
| 3  | Ms. Hoffman |             |             | 7      |         |
| 4  | Mr. Pekelis |             |             | 85     |         |
| 5  | Mr. William | ıson        |             | 135    |         |
| 6  |             |             |             |        |         |
| 7  |             | ΕΣ          | KHIBIT INDI | EX     |         |
| 8  |             |             |             |        |         |
| 9  | EXHIBIT     |             |             |        | PAGE    |
| 10 | EXHIBIT 5   | Declaration | of Massad   | Ayoob. | 17      |
| 11 |             |             |             |        |         |
| 12 |             |             |             |        |         |
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|    | Page 60   |  |
|----|---|--|
| 1  | BY MS. HOFFMAN:                                       |  |
| 2  | Q. Mr. Honeycutt is the next paragraph. I was         |  |
| 3  | asking about the South Carolina gun store owner.      |  |
| 4  | A. Okay.  |  |
| 5  | That one is also he's not one that I                  |  |
| 6  | interviewed, and that was from a WIS TV dated         |  |
| 7  | August 9th, 2012.                                     |  |
| 8  | Q. So the citations you gave me are also in your      |  |
| 9  | declaration, and they're news stories. How did you    |  |
| 10 | find those news stories?                              |  |
| 11 | A. Wow. I don't know I don't recall whether I         |  |
| 12 | got those from attorneys or, you know, when you're in |  |
| 13 | my business, people are always sending you links to   |  |
| 14 | this, that, and the other news story that either      |  |
| 15 | supports or opposes your position.                    |  |
| 16 | So I honestly don't recall. It may have come          |  |
| 17 | simply from a Google search.                          |  |
| 18 | Q. Did you ever interview either the Baltimore        |  |
| 19 | man or the South Carolina gun store owner?            |  |
| 20 | A. Not those two, no.                                 |  |
| 21 | Q. Do you know their names?                           |  |
| 22 | A. I do not. Not off the top of my head. I'm          |  |
| 23 | sure we could look (inaudible Zoom audio.)            |  |
| 24 | (Reporter clarification.)                             |  |
| 25 | THE WITNESS: I said I do not know them                |  |
|    |   |  |

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|    | Page 73   |  |
|----|---|--|
| 1  | of larger revolvers with six rounds and semiautomatic |  |
| 2  | pistols with higher capacity.                         |  |
| 3  | Q. Thanks.  |  |
| 4  | Stepping back to the bigger picture a little          |  |
| 5  | bit, when you were putting your declaration together, |  |
| 6  | how did you select the examples that you reference in |  |
| 7  | here?   |  |
| 8  | A. Just as they came to me, really.                   |  |
| 9  | Q. What do you mean as they came to you?              |  |
| 10 | A. Well, the question is where are situations         |  |
| 11 | what situations can you think of where someone needed |  |
| 12 | more than 10 rounds, and as they occurred to me, they |  |
| 13 | point out   |  |
| 14 | Q. So as they came to mind? As as they came           |  |
| 15 | to your mind?   |  |
| 16 | A. Correct. Correct. There was some that I had        |  |
| 17 | written about before, so they were the ones that      |  |
| 18 | (inaudible Zoom audio.)                               |  |
| 19 | (Reporter clarification.)                             |  |
| 20 | THE WITNESS: They were the ones I had                 |  |
| 21 | written about in the past, so they were the ones that |  |
| 22 | occurred to me.                                       |  |
| 23 | BY MS. HOFFMAN:                                       |  |
| 24 | Q. And in total, how many incidents do you cite       |  |
| 25 | in this declaration?                                  |  |

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|          | Page 140  |
|----------|---|
| 1        | CERTIFICATE   |
| 2        |   |
| 3        | STATE OF WASHINGTON                                       |
| 4        | COUNTY OF PIERCE  |
| 5        |   |
| 6        | I, Tia Reidt, a Certified Court Reporter in and           |
| 7        | for the State of Washington, do hereby certify that the   |
| 8        | foregoing transcript of the deposition of MASSAD F.       |
| 9        | AYOOB, having been duly sworn, on January 16, 2023, is    |
| LO       | true and accurate to the best of my knowledge, skill and  |
| L1       | ability.  |
| L2       | IN WITNESS WHEREOF, I have hereunto set my hand           |
| L3<br>L4 | and seal this 23rd day of January, 2023.                  |
| L5<br>L6 | Ma B. Raid B. Raid  |
| L7       | /S/ Tia B. Reidt  |
| L8       | Tia B. Reidt, RPR, CCR 22-0001<br>NOTARY PUBLIC, State of |
| L9       | Washington.<br>My commission expires                      |
| 20       | 5/15/2026.  |
| 21       |   |
| 22       |   |
| 23       |   |
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